UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

v. Jayme Gordon

Criminal No.	15-cr-10390-PBS-1	
Chiminal NO.	13-01-10390-603-1	

PRETRIAL ORDER

Afte	r an Initial	Status Conference h	eld on	6, it is hereby ORD	DERED that:			
1.	A hear	ring on any motion to	dismiss, suppress,	sever, or other issue	e that must be resolved			
prior to trial v	will be held	I on <u>To be deter</u>	mined by the Court	, at	_·			
2.	Trial s	hall commence on _e	either 9/12/2016	or 9/19/2016	_, at <u>9:00AM</u>			
<u>_</u> .								
3.	The go	overnment shall by _	,1	disclose to the defen	ndant:			
	(a)	The exculpatory in	formation identified	in Local Rule 116.2	that has not been			
previously p	roduced; a	nd						
	(b)	A general descripti	ion (including the ap	oproximate date, time	e, and place) of any			
crime, wrong	g, or act the	e government propos	ses to offer pursuan	t to Fed. R. Evid. 404	4(b).			
4.	Pursua	Pursuant to the agreement of the parties, statements (as defined in 18 U.S.C. § 3500(e)						
and Fed. R.	Crim. P. 20	6.2(f)) of witnesses e	each party intends to	o call in its or his case	e-in- chief shall be			
produced by								
5.	The pa	arties shall by	file prop	osed voir dire question	ons, proposed jury			

¹This date will ordinarily be 21 days before trial unless the declination procedure provided by L.R. 116.6 has been invoked before the Initial Pretrial Conference. <u>See</u> L.R. 117.1(A)(4). The judge who will preside at trial may, however, establish a date different from any date provided by L.R. 117.1 if the judge determines that there are factors in the particular case that make it in the interests of justice to do so. <u>See</u> L.R. 117.1(B).

instructio	ons, any	/ Motio	ns in Limine with supporting memoranda, trial briefs. ² and Replies to any motion				
in Limine	shall b	e filed b	by 7/8/2016 . (Note: mtns in limine and opps must be filed in advance of				
the PTC/	/Motion	hearing	set for 12/11/15 in order for the Judge to prepare for the Hearing)				
(6.	The government shall by: ³					
		(a)	Provide the defendant with the names and addresses of witnesses the				
governm	government intends to call at trial in its case-in-chief. If the government subsequently forms an intent to						
call any	other w	itness, t	he government shall promptly notify the defendant of the name and address of that				
prospect	ive witn	iess.					
		(b)	Provide the defendant with copies of the exhibits and a premarked list of exhibits				
the gove	rnment	intends	to offer in its case-in-chief. If the government subsequently decides to offer any				
additiona	al exhib	it in its o	case-in-chief, the government shall promptly provide the defendant with a copy of				
the exhib	oit and a	a supple	emental exhibit list.				
-	7.	The defendant shall by: ⁴					
		(a)	Provide the government with the names and addresses of the witnesses the				
defendant intends to call in his case-in-chief. If the defendant subsequently forms an intent to call any							
other witness in his case-in-chief, he shall promptly notify the government of the name and address of that							
witness.							
		(b)	Provide the government with copies of the exhibits and a premarked list of the				
exhibits the defendant intends to offer in his case-in-chief. If the defendant subsequently decides to offer							
any additional exhibits in his case-in-chief, he shall promptly provide the government with a copy of the							
exhibit a	nd a su	ppleme	ntal exhibit list.				

²The reference to a trial brief should be deleted if it is not appropriate to require that one be filed. <u>See</u> L.R. 117.1(A)(7).

³Absent an objection, this date will ordinarily be 7 days before trial. <u>See</u> L.R. 117.1(A)(8). However, if either party objects to the pretrial disclosure of its witnesses, the court will decide whether such disclosure should be ordered. Id.

⁴Absent an objection, this date will ordinarily be 3 days before trial. <u>See</u> L.R. 117.1(A)(9). However, if either party objects to the pretrial disclosure of its witnesses, the court will decide whether such disclosure should be ordered. <u>Id.</u>

	8.	The partie	s shall by _				, file a	a written s	tipulatior	n of any
facts t	hat they	agree are n	ot in dispute) .						
						_			_	
9.	The <u>F</u>	Final Pret	rial Confe	erence a	<u>nd Hear</u>	ing on	<u>Motior</u>	<u>is in Lir</u>	<u>nine et</u>	<u>c., </u> shall
	be he	eld on	8/15/2016	, ⁵ at	2:00PM			·		
	10.	The follow	ring period(s	s) of time a	re exclude	d for Spe	edy Tria	al Act purp	oses, pu	irsuant to 18
U.S.C	. § 3161	(h), for the re	easons state	ed at the In	itial Pretria	al Confer	ence: ⁶ _	4/11/20	16 to 9	<u>)/12/16</u>
										11.
NOT	<u>E</u> : IFT	HE COURT	RESCHED	OULES THE	E TRIAL, A	ALL SUB	MISSIO	N DATES	IN THIS	ORDER
REMA	IN IN EF	FECT UNL	ESS COUN	ISEL FILE	A MOTIO	N SEEKI	NG LEA	VE OF C	OURT T	O MODIFY
THEM	TO SPE	ECIFICALLY	/ DESIGNA	TED DATE	ES.					
	DATE					_	NITED S	STATES D	ISTRICT	COURT-
See I	⁵ The F .R. 117.1	inal Pretrial (A)(11).	Conference	e will ordina	arily be hel	d not mo	re than 7	7 days bel	ore the t	rial date.

⁶<u>See</u> L.R. 112.2(B)